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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/711,591	09/27/2004	Michael Burr	2006579-0272 (CTX-093DV)	5590
69665 7590 07/22/2008 CHOATE, HALL & STEWART / CITRIX SYSTEMS, INC. TWO INTERNATIONAL PLACE			EXAMINER	
			NICKERSON, JEFFREY L	
BOSTON, MA 02110			ART UNIT	PAPER NUMBER
			2142	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/711,591	BURR ET AL.	
Examiner	Art Unit	
JEFFREY NICKERSON	2142	

Continuation of 11. does NOT place the application in condition for allowance because: Applicant's allege Hipp (US 7,210,147) and Abdo (US 2003/0188195 A1) would not be obvious to combine, because Abdo does not teach user session migration. The examiner respectfully disagrees and sees no logical reasoning behind this argument. Hipp teaches application migration via IP virtualization. Abdo merely provides for wherein an application is a user session. A multitude of references could have been used in place of Abdo because Hipp's system applies IP virtualization to ANY application. Hipp specifically says this allows easy management of application communication (Hipp: col 1, lines 54-67). Therefore it would be obvious to insert any type of application into Hipp's system in order to allow easy management of communication for that particular application type, including users sessions.

Applicant's allege that Hipp does not teach "a virtual host name able to uniquely identify a user from a plurality of users." In response the applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See In re Keller, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); In re Merck & Co., 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

Therefore, the claims would be rejected under the same rationale and grounds as provided in the Final Rejection, dated 14 May 2008.